THIS HONORABLE TANA L  UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE  JACQ NIENABER, on behalf of herself and all others similarly situated, Plaintiff, V. OVERLAKE HOSPITAL MEDICAL CENTER, Defendant.  Phyliantiff, WITHOUT ORAL ARGUMENT  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extend Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the MOTION TO EXTEND Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed on the Matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLANT SHOULD BAKE & HOSTETLER LLP 999 Third Avenue, Suite 3900 Secutic, WA 94104-4076 Telephone: (206) 332-1380			
UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE  JACQ NIENABER, on behalf of herself and all others similarly situated, Plaintiff, v. OVERLAKE HOSPITAL MEDICAL CENTER, Defendant.  No. 2:23-cv-01159-TL PROPOSED ORDER GRANTING STIPULATED MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE NOTE ON MOTION CALENDAR: AUGUST 28, 2024 WITHOUT ORAL ARGUMENT  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Exter Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" that is proviously developed to the matter, and for good cause shown, is HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismi PROPOSED ORDER GRANTING STIPULATED MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE - 1  BAKER & HOSTETLER LIP 999 Third Avenue, Suite 3900 Seattle, WA 98104-4076 Fletphone: (266) 332-1880	1		THE HONORABLE TANA LIN
UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE  JACQ NIENABER, on behalf of herself and all others similarly situated, Plaintiff, V. OVERLAKE HOSPITAL MEDICAL CENTER, Defendant.  No. 2:23-cv-01159-TL    PROPOSED  ORDER GRANTING STIPULATED MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE NOTE ON MOTION CALENDAR: AUGUST 28, 2024 WITHOUT ORAL ARGUMENT  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extended the Properties of the Court of the Co	2		
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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE  JACQ NIENABER, on behalf of herself and all others similarly situated, Plaintiff, V. OVERLAKE HOSPITAL MEDICAL CENTER, Defendant.  Plaintiff, Defendant.  Plaintiff, V. OVERLAKE HOSPITAL MEDICAL CENTER, Defendant.  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extended the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Market Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion to Dismit Proposed to Second Amended Center's deadline to file its Anticipated Motion	4		
UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE  JACQ NIENABER, on behalf of herself and all others similarly situated, Plaintiff, V. OVERLAKE HOSPITAL MEDICAL CENTER, Defendant.  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extend WITHOUT ORAL ARGUMENT  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extend Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Briefing Schedule (Motion to Dismit Proposed) ORDER GRANTING STIPULATED MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET Seatule, WA 98104-4076 BRIEFING SCHEDULE - 1  BAKER & HOSTETLER LLP 999 Third Avenue, Suite 3900 Seatule, WA 98104-4076 ERIEFING SCHEDULE - 1  BAKER & HOSTETLER LLP 999 Third Avenue, Suite 3900 Seatule, WA 98104-4076 ERIEFING SCHEDULE - 1  Felephone: 2006, 332-1380	5		
WESTERN DISTRICT OF WASHINGTON AT SEATTLE  JACQ NIENABER, on behalf of herself and all others similarly situated, Plaintiff, V. OVERLAKE HOSPITAL MEDICAL CENTER, Defendant.  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extend Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Orden Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Orden Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Orden Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Orden Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Orden Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Orden Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Orden Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Orden Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Orden Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Overlake Hospital Medical C	6		
AT SEATTLE  AT SEATTLE  AT SEATTLE  AT SEATTLE  AT SEATTLE  No. 2:23-ev-01159-TL  All others similarly situated,  Plaintiff,  V.  OVERLAKE HOSPITAL MEDICAL CENTER,  Defendant.  Defendant.  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extern Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Order of Ranting Stipulated Motion to Dismit Proposed Order of Ranting Stipulated  BRIEFING SCHEDULE1  NOTE ON MOTION CALENDAR: AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  NOTE ON MOTION CALENDAR: AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Order or Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Order or Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Order or Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation or Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation or Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation or Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation or Second Amended Complaint and Set Briefing Schedule (the	7		
JACQ NIENABER, on behalf of herself and all others similarly situated,  Plaintiff,  V.  OVERLAKE HOSPITAL MEDICAL CENTER,  Defendant.  Plaintiff,  Defendant.  No. 2:23-cv-01159-TL    PROPOSED  ORDER GRANTING STIPULATED MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE  NOTE ON MOTION CALENDAR: AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extended the provided of the matter, and for good cause shown. It is further or good cause	8		
all others similarly situated, Plaintiff,  Plaintiff,  V.  OVERLAKE HOSPITAL MEDICAL CENTER, Defendant.  Peroposed or Motion to Extend DeadLine to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed or Order of Ranting Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed or Order of Ranting Stipulated  BAKER & HOSTETLER LLP 999 Third Avenue, Suite 3900 Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation is GRANTED. It is FURTHER ORDERED to Motion to Dismit Proposed of Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation is GRANTED. It is FURTHER ORDERED to	9		
Plaintiff,  Plaintiff,  V.  OVERLAKE HOSPITAL MEDICAL CENTER,  Defendant.  Defendant.  Plaintiff,  V.  OVERLAKE HOSPITAL MEDICAL CENTER,  Defendant.  Defendant.  Defendant.  Plaintiff,  NOTE ON MOTION CALENDAR: AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  WITHOUT ORAL ARGUMENT  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Externation to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation' Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, and the stipulation is GRANTED. It is FURTHER ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED that the Stipulation is GRANTED.  BRIEFING SCHEDULE 1  PROPOSED ORDER GRANTING STIPULATED BAKER & HOSTETLER LLP 999 Third Avenue, Suite 3900 Seattle, WA 98104-4076 Seattle, WA 98104-4076 Telephone: (206) 332-1380	10	JACQ NIENABER, on behalf of herself and	No. 2:23-cv-01159-TL
DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE  NOTE ON MOTION CALENDAR: AUGUST 28, 2024 WITHOUT ORAL ARGUMENT  WITHOUT ORAL ARGUMENT  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extern Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Deadline to Respond TO Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Deadline to Respond To Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Deadline to Respond To Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed of Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismi	11		[PROPOSED] ORDER GRANTING
AND SET BRIEFING SCHEDULE  OVERLAKE HOSPITAL MEDICAL CENTER,  Defendant.  NOTE ON MOTION CALENDAR: AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extended the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit PROPOSED] ORDER GRANTING STIPULATED MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE  NOTE ON MOTION CALENDAR: AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  Stipulated Motion to Extended the "Stipulation" is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit PROPOSED] ORDER GRANTING STIPULATED SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE - 1  AND SET BRIEFING SCHEDULE  NOTE ON MOTION CALENDAR: AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  BYTHOUT ORAL ARGUMENT  AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  IS EXEMPLE 19 1	12	ŕ	DEADLINE TO RESPOND TO
Defendant.  Defendant.  Defendant.  NOTE ON MOTION CALENDAR: AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  WITHOUT ORAL ARGUMENT  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extended to Extended the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit PROPOSED ORDER GRANTING STIPULATED  MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET  BRIEFING SCHEDULE - 1  NOTE ON MOTION CALENDAR: AUGUST 28, 2024  WITHOUT ORAL ARGUMENT  WITHOUT ORAL ARGUMENT  Stipulated Motion to Extended the "Stipulation" is GRANTED. It is FURTHER ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED that the Stipulation or GRANTED that the Stipulation or GRANTED	13		
Defendant.  WITHOUT ORAL ARGUMENT  Stipulated Motion to Extern  Stipulated Motion to Extern  Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown.  IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit Proposed Order of Proposed Or	14		
THIS MATTER came before this Court upon the Parties' Stipulated Motion to External Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit [PROPOSED] ORDER GRANTING STIPULATED BAKER & HOSTETLER LLP MOTION TO EXTEND DEADLINE TO RESPOND TO 999 Third Avenue, Suite 3900 SECOND AMENDED COMPLAINT AND SET Second Seattle, WA 98104-4076 Telephone: (206) 332-1380	15	Defendant.	·
THIS MATTER came before this Court upon the Parties' Stipulated Motion to External Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit PROPOSED ORDER GRANTING STIPULATED  MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE - 1  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extended The Stipulation of Extended The Stipulation o	16		WITHOUT ORAL ARGUMENT
THIS MATTER came before this Court upon the Parties' Stipulated Motion to External Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit PROPOSED ORDER GRANTING STIPULATED BAKER & HOSTETLER LLP MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET Seattle, WA 98104-44076 BRIEFING SCHEDULE - 1 Telephone: (206) 332-1380	17		
THIS MATTER came before this Court upon the Parties' Stipulated Motion to External Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit [PROPOSED] ORDER GRANTING STIPULATED BAKER & HOSTETLER LLP MOTION TO EXTEND DEADLINE TO RESPOND TO 999 Third Avenue, Suite 3900 SECOND AMENDED COMPLAINT AND SET Seattle, WA 98104-4076 Telephone: (206) 332-1380	18		
THIS MATTER came before this Court upon the Parties' Stipulated Motion to Exters Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation" Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED that Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit [PROPOSED] ORDER GRANTING STIPULATED MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE - 1  THIS MATTER came before this Court upon the Parties' Stipulated Motion to Extend Schedule (the "Stipulation" Stipulation or GRANTED. It is FURTHER ORDERED that the Stipulation is GRANTED.  BAKER & HOSTETLER LLP 999 Third Avenue, Suite 3900 Sectile, WA 98104-4076 Telephone: (206) 332-1380	19	//	
THIS MATTER came before this Court upon the Parties' Stipulated Motion to Exters  Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation"  Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown, IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the  Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit [PROPOSED] ORDER GRANTING STIPULATED  MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE - 1  BAKER & HOSTETLER LLP 999 Third Avenue, Suite 3900 Seattle, WA 98104-4076 Telephone: (206) 332-1380	20		
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Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation"  Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown,  IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the  Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit [PROPOSED] ORDER GRANTING STIPULATED  MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE - 1  Deadline to Respond to Second Amended Complaint and Set Briefing Schedule (the "Stipulation"  Having reviewed the Stipulation is GRANTED. It is FURTHER ORDERED the  BAKER & HOSTETLER LLP  999 Third Avenue, Suite 3900  Second Amended Complaint and Set Briefing Schedule (the "Stipulation"  Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit and Set Briefing Schedule (the "Stipulation"  Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit and Set Briefing Schedule (the "Stipulation"  Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismit and Set Briefing Schedule (the "Stipulation")  BAKER & HOSTETLER LLP  999 Third Avenue, Suite 3900  Second Amended Complaint and Set Briefing Schedule (the "Stipulation")  Proposed Amended Complaint and Set Briefing Schedule (the "Stipulation")  BAKER & HOSTETLER LLP  999 Third Avenue, Suite 3900  Second Amended Complaint and Set Briefing Schedule (the "Stipulation")  BAKER & HOSTETLER LLP  100	22	THIS MATTER came before this Court upon the Parties' Stipulated Mation to Extend	
Having reviewed the Stipulation, being fully advised on the matter, and for good cause shown,  IS HEREBY ORDERED that the Stipulation is GRANTED. It is FURTHER ORDERED the  Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismi  [PROPOSED] ORDER GRANTING STIPULATED  MOTION TO EXTEND DEADLINE TO RESPOND TO  SECOND AMENDED COMPLAINT AND SET  BRIEFING SCHEDULE - 1  Baker & Hostetler Llp  999 Third Avenue, Suite 3900  Seattle, WA 98104-4076  Telephone: (206) 332-1380			
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Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismi  [PROPOSED] ORDER GRANTING STIPULATED  MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE - 1  Defendant Overlake Hospital Medical Center's deadline to file its Anticipated Motion to Dismi  BAKER & HOSTETLER LLP  999 Third Avenue, Suite 3900  Seattle, WA 98104-4076  Telephone: (206) 332-1380			
[PROPOSED] ORDER GRANTING STIPULATED  MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE - 1  BAKER & HOSTETLER LLP 999 Third Avenue, Suite 3900 Seattle, WA 98104-4076 Telephone: (206) 332-1380			
$\Pi$		[PROPOSED] ORDER GRANTING STIPULATED MOTION TO EXTEND DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND SET BRIEFING SCHEDULE - 1	BAKER & HOSTETLER LLP 999 Third Avenue, Suite 3900 Seattle, WA 98104-4076

1	Plaintiff's Amended Complaint is September 6, 2024, Plaintiff's deadline to file an opposition	
2	October 2, 2024, and Defendant's deadline to file a reply is October 11, 2024.	
3	IT IS SO ORDERED.	
4	DATED this 29th day of August, 2024.	
5	Jana St.	
6	THE HONORABLE TANA LIN	
7		
8	Presented by,	
9	s/ Alexander Vitruk	
10	Alexander Vitruk, WSBA No. 57337 Logan F. Peppin, WSBA No. 55704	
11	BAKER & HOSTETLER LLP 999 Third Avenue, Suite 3900	
12	Seattle, WA 98104-4076 Phone: (206) 332-1380	
13	E-mails: avitruk@bakerlaw.com lpeppin@bakerlaw.com	
14	Paul G. Karlsgodt, WSBA No. 40311	
15	Baker & Hostetler LLP 1801 California Street, Suite 4400	
16	Denver, CO 80202 Tel: (303) 861-0600	
17	Fax: (303) 861-7805 E-mail: pkarlsgodt@bakerlaw.com	
18	E-man. pkansgodi@bakenaw.com	
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27	[PROPOSED] ORDER GRANTING STIPULATED BAKER & HOSTETLER LLP	
28	MOTION TO EXTEND DEADLINE TO RESPOND TO 999 Third Avenue Suite 3900	